

## SPEECER TO SERVE HIS IS THE TIME

Board of Pardons Turns Down  
His Application for  
Parole.

FIFTY DAYS MORE  
COMPLETES HIS TERM

Two Convicts Pardoned and  
Two Granted Commuta-  
tion of Sentence.

A continuation of the regular monthly meeting of the state board of pardons was held at the state prison Tuesday. The board met last Saturday, but only acted upon one case, namely, that of William E. Albright, who was granted a commutation of sentence, to take effect immediately. The remainder of the time was spent in hearing arguments in the case of Samuel G. Spencer, who is serving a six-months' sentence for a statutory offense committed with his fifteen-year-old niece, Ivey Wallace, and after the board had been in session nine consecutive hours it adjourned until 10 o'clock Tuesday morning.

Tuesday the board, although in no merited mood to do so, granted parole to Spencer's case, and after considerable discussion his petition for parole was granted. The board also granted parole to two other convicts, and after having served six weeks, he presented his application for clemency for a statutory offense committed with his fifteen-year-old niece, Ivey Wallace, and after the board had been in session nine consecutive hours it adjourned until 10 o'clock Tuesday morning.

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Other Cases Considered.

Of the other eighteen cases considered, two convicts were granted a pardon, one was paroled, the application of two others were continued one month, and the others were turned down.

Louis Gresten, who was convicted of burglary in the third district court of this city, and sentenced June 11, 1908, to one year in the state prison, was granted a pardon to take effect January 1, 1909. He is only 19 years old and the board granted him clemency owing to his tender age.

A pardon also was granted to Frank White, who was convicted of assault and battery, and sentenced July 15, 1908, to six months in the county jail.

P. E. Cunn, who was serving nine years on a charge of grand larceny, was granted a commutation of sentence to five years effective today. Cunn was convicted in the second district court of Weber county and sentenced April 24, 1906. It is reported that he is a very good worker.

However, that he did not commit grand larceny, but simply aided in disposing of stolen goods amounting to about \$300. Cunn was convicted nine years, while the real thief only got eight years. About a year ago Cunn added the offense of burglary to his record, and the prison officials all the help he possibly could. For these actions the board saw fit to grant him clemency.

The cases considered for one month were those of Albert Andrus, who was convicted in the third district court of this city and sentenced to six months in the state prison, and Lee Camp, convicted in the second district court of Morgan county and sentenced June 11, 1908, to three years. The former asks for pardon and the latter commutation of sentence.

Andrus from Spencer, the applications for clemency, which were refused, are as follows:

**Applications Refused.**

For pardon—Haverly Wilbur, convicted of grand larceny in the second district court of Weber county, sentenced October 17, 1908, to three years in state prison; Daniel McGinnis, convicted of burglary in the second district court of Weber county of Salt Lake county, and sentenced February 5, 1908, to one year in the state prison; John E. Jones, convicted of robbery in the third district court of Salt Lake county and sentenced September 27, 1907, to three years in the state prison; Ralph W. Peale, convicted of grand larceny in the third district court of Salt Lake county, sentenced December 21, 1906, to three years in the state prison; J. L. Cochran, forger, convicted in the second district court of Morgan county and sentenced January 11, 1908, to one year in the state prison; Elmer T. Strom, forger, convicted in the second district court of Weber county, sentenced June 8, 1908, to one year in the state prison; Edwin Mann, statutory offense, convicted in the second district court of Davis county and sentenced June 23, 1908, to six years in the state prison.

Commutation of sentence—Harry Waddell, burglary and assault to murder, convicted in the second district court of Weber county and sentenced February 21, 1902, to ten years in the state prison; Leo Camp, statutory offense, convicted in the second district court of Morgan county, sentenced June 11, 1908, to six months in the state prison.

**Removal Notice.**

Philip K. Bern has moved from 61 E. 6th St. to 1532 S. 11th E. Leave orders for painting at Calmer's paint store.

## BIG PEACH-GROWER IS VISITING SALT LAKE CITY

Stanchfield Hale, son of J. H. Hale, who is declared to be the most extensive peach grower in the world, with large orchards in Connecticut and Georgia, is making a tour of the state, visiting the sections of the state with Prof. R. S. Northrop, horticulturist at the state agricultural college at Logan, where he addressed the students at the Agricultural college, and has also visited several other cities, inspecting the fruit growing possibilities in each place he has visited.

**Fruit Lands.**

10,000 acres of choice fruit lands included in the Oasie project, are being opened and drawing, Oasie, Utah, Sept. 28th.

**National House Cleaning Co.**

Our carpet cleaning is perfection.

## "UNCLE" JESSE IS VICTIM OF CHURCH

Gubernatorial Nomination Is  
Opposed by Ecclesiasts, and  
He Is Called Off.

RECEIVED HIS QUIETUS  
IN ZION ON MONDAY

Jesse Has Many Reasons for  
Refusing Nomination, but  
Will Not Divulge Them.

Jesse Knight, nominated by acclamation by the hosts of Democracy assembled at Logan on Tuesday, for Governor, positively refuses to accept the gift from his party. Mr. Knight announces his refusal in an interview, but he is not specific in his reasons. He has plenty of reasons, he says, but he does not divulge them. And notwithstanding all his reasons and refusals, declarations and disavowals, Mr. Knight has given assurances to some of his closest friends that if the gubernatorial nomination was tendered him by "all the Democrats," he would accept. This is how the nomination reached him, but he declines, evidently unequivocally.

To some of his most intimate friends in Provo Mr. Knight is quoted as saying that he would accept the nomination "if the party wanted it, and if the Governor." To friends in Salt Lake he has made virtually the same declaration, and several days ago he is said to have made answer to friends in this city who solicited him to accept the position on the ticket, that he would take the honor if he was the real choice of the party.

But evidently Mr. Knight has had a change of mind, and in reality that transformation did not come until he arrived in Salt Lake City. The mining man spent Monday night in Salt Lake. Early in the day at Provo he is said to have met several friends, to whom he signified that he would accept the honor if it was tendered under the conditions as above set out. Mr. Knight went to Provo. He left there before the proceedings of the convention were well under way. He arrived in Salt Lake Monday evening, and went direct to his home in Provo. At Logan he left his son to answer for him, and the answer to every inquiry was that "Mr. Knight would not accept."

**Church Issues the Edict.**

A week or ten days ago the church authorities, the real, though sometimes invisible dictators in the political affairs of Utah, were agreeable, or rather reconciled, to the nomination of Mr. Knight, but when the burst of enthusiasm for the mine man became manifest they changed their mind.

They were in the end and the decision was reached that "Uncle" Jesse must be called off. Notwithstanding all denials, "Uncle" Jesse Knight was counseled on Monday night, while in Salt Lake, that he must not accept the Democratic nomination, that by doing so he would endanger the interests of his church and go contrary to counsel. "Uncle" Jesse was not desirous to do so, but he was a Democrat, and he was a candidate for governor of Utah. This was done. Hence "Uncle" Jesse was called off.

The enthusiasm in Salt Lake for "Uncle" Jesse was spontaneous and genuine. It was manifested in many ways. Many warm, personal friends had conferred assurances that he would accept the honor at the hands of his party. But the ruling ecclesiastical dynasty in Utah decreed otherwise, and at this writing the Democracy is without a candidate for governor.

Several are spoken of, probably Fred J. Kiesel of Ogden, James H. Moyle and others, but this is merely conjecture.

**Closing Out Sale.**

We have to vacate by Oct. 1. Our entire stock of groceries, at 38 West First South, will be sold regardless of cost. Sale commences Sept. 21. 30c M. & J. coffee, 20c—everything at a sacrifice. See our display of prices in front. C. H. BRAMMELL.

## TWO SPECIAL TRAINS COMING FROM DENVER

According to a dispatch received by T. P. Thomas, Salt Lake Cambrian society Tuesday, from Denver, two special trains will leave that city for Salt Lake City over the Denver & Rio Grande road, Wednesday, September 24, 1908, carrying a large number of passengers, including artists, with Professor Housley, the famous pianist, who are to appear in the city, which will be held here early in October.

The two special trains will reach this city Tuesday evening, and will be met at the depot by the local Cambrian society, which organization will take care of the visit of the singers and musicians during their stay in Zion.

The military band from Alberta, Canada, which is expected to be a contestant in the city, is due to arrive here Wednesday, September 24. Tickets for the great musical event will go on sale Wednesday morning at the Clayton-Daynes music store.

**Everybody is Talking About Oasie.**

2000 people will want selections of land under the Oasie project opening, September 28th, with only 43,000 acres to supply this demand. Figure it out.

## FEDERATION TO MEET AT MANTI, OCT. 21

A meeting of the board of directors of the Utah State Federation of Women's Clubs was held at the Ladies' Literary club house Tuesday morning. Mrs. Byron Cummings, president of the federation, presided, and the following members of the board were present: Mrs. Beless and Mrs. C. H. Mahon of this city; Mrs. Horning of Mantu; Mrs. Corfman of Provo; Mrs. Porter and Mrs. Harrows of Ogden.

It was decided that the next general meeting of the federation should be held at Manti, beginning October 21, and continuing three days, and the members of the board and speakers for the convention, which was ratified with but few exceptions. The general plans for the conference were also discussed at some length.

**Tony Arnold Carriage Co.**

Day and night, Bell Main 26, Ind. 26.

J. J. Devine, jeweler. Temporarily at 44 Main street.

## GOOD TIME FRAMED FOR THE VISITORS

Carpenters and Joiners to Be  
Royally Entertained While  
in Zion.

QUICK ACTION TAKEN  
IN MRS. BIRD'S CASE

She Is Given the Custody of  
Two Children and Allowed  
Alimony.

Two wives and one husband asked  
the third district court for divorce from  
distasteful mates Tuesday.

Sarah Floyd Bird sought for and obtained a separation in the same day. Within an hour or two after the filing of her complaint she was granted a divorce from William F. Bird.

Mrs. Bird charged desertion and failure to provide in her complaint, and asked the custody of the two children, \$20 a month alimony and \$50 attorney fees, all of which was granted.

The marriage took place December 20, 1893, in Salt Lake City. Mrs. Bird alleged. More than a year ago Bird deserted her, and is now engaged in mining in Nevada. Although he is capable of earning \$100 a month, and is the owner of considerable mining property in Nevada, he has willfully failed to support her, she said.

The children are Rebecca A., 14 years old, and William F., 8. As the complaint was accompanied by a certified copy of the divorce, the court granted the custody of the children to the mother, and the divorce was granted.

Ernest Maurer's complaint for divorce from Anna L. Maurer was accompanied by a waiver of the defendant's right to answer and contest the case. Maurer alleges in his complaint that the marriage took place at Hastings, Mich. November 1895, and that the defendant deserted him without cause on or about November 1905.

Victoria Trickle wants a divorce from John L. Trickle on the grounds of non-support. The marriage took place at Delta, Colo., in February of 1899. Trickle is an able-bodied man, capable of earning a good wage, she says, but on account of his neglect she is compelled to perform hard, manual labor to support herself.

**WOMAN'S AMERICAN CLUB WILL MEET.**

A special meeting of the Woman's American club will be held at 8 o'clock next Thursday evening at the residence of Mrs. G. H. Raybold, 643 South West Temple. Prominent American speakers will be present, and the meeting will be a big one.

Admission is free, and the purpose of the American party are cordially invited to be present.

**Carey Act Land**

opening and drawing, Oasie, Utah, September 28th.

**Mayor Investigating.**

Mayor John S. Brannond, Tuesday morning, approved of all the matters presented by the city council, Monday night, except the ordinance of the contract with the Bell Telephone company, which the city accepted from the company in lieu of the license tax, the free dollar Oasie project; water in the canals.

**McCoy's Stables.**

Carriages and light delivery. Phones 51. Picture Framing. Salt Lake Photo Supply Co., 142 Main.

**Kodak Finishing.**

Water in the canals. Crops next year. Opening and drawing, Oasie, Utah, Sept. 28th.

## WOMEN OF THE TOWN ARRESTED BY EMERY

Sheriff's Office Starts Crusade  
Under Orders From the  
County Attorney.

Sheriff C. Frank Emery, acting under the orders of County Attorney Willard Hanson, started a crusade Tuesday night against street walkers and women pursuing illegal practices in houses of ill-fame and, as a result, fourteen women are now lodged in the county jail, five charged with vagrancy and nine with prostitution. The complaints were sworn out before Justice of the Peace Lundberg, the hall for those charged with vagrancy being fixed at \$400, and for those arrested for prostitution at \$300.

Sheriff Emery ordered his deputies yesterday afternoon to appear at his office early in the evening, and at 8:30 o'clock the sheriff and Deputies Joseph Burdick and John H. Smith, accompanied by Sheriff Alexander Buchanan and Joseph Alexander started out.

Inside of thirty minutes five women had been arrested for street walking and were booked at the jail.

The officers then went to Victoria alley and Commercial street, and as they stroled along the street, any woman shouting to them from the head of the stairs was placed under arrest. Acting in this manner the sheriffs had nine on their way to the jail in a short space of time.

The houses the women were taken from were: Three from 31 Victoria alley, three from Victoria alley, one from Commercial street, one from Commercial street, and one from Commercial street, where the number was not obtained.

The sheriff disbanded his deputies at 11:30 o'clock.

Sheriff Emery, talking with a Tribune reporter, said:

"I received orders from County Attorney Hanson to begin making these arrests, and I am sure that this crusade against women breaking the law in this manner is to continue until every one is arrested."

"Any night we can go out and pick up twenty-five street walkers and go only a short distance. The city is overrun with this class of people."

The sheriff added that arrests would continue to be made right along.

**NOTICE TO VOTERS.**

The forty-sixth district American primary will be held at Knott's hall this evening, in the residence of John Hopfenbeck.

## THREE COMPLAINTS IN DIVORCE SUITS

Two Wives and One Husband  
Ask Severance of Marital  
Ties.

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## IS THE "MOUTH" AGAIN FOR SALE?

The Smoot "Mouth" seems to have the red light district on the brain.

It is now telling how it proposes to do the thing to suppress the company that is promoting the district which was suggested by the American club, and which Gov. Cutler and Attorney General Brown have adopted.

The "Mouth" adopts the American club plan to attack the charter of the company on the grounds that the company misrepresented its purposes when it obtained its charter.

That charter was granted by the church Republican State officials. The church Republican Governor and the church Republican Attorney-General were appealed to by Americans to end the work on the red light.

stockade by taking action to dissolve the corporation, but they refused to act. Yet the "Mouth" says the American party is supporting the red light movement!

The "Mouth" is really pitiful. It knows the American club put the entire question solidly and unequivocally before the proper authorities, and that these authorities—the only ones that have power to act until the district has been established—failed to do their duty. The "Mouth" knows that the prompt and intelligent work of the American club renders the State administration indefensible in its attitude; that if the "Citizens' Investment Co. established the district, the blame now is wholly with the State, and as such the dissolving of the charter would immediately end the movement.

But the "Mouth" is not sincere. It made a great howl about prohibition for several weeks, and was bought off by the Brewers' association. Since then there has not been a chirp from the "Mouth" about the liquor question.

Is it possible the "Mouth's" ravings these days are to make the Utah Investment company "pony up"? It looks that way.

And possibly a payment is about to become due on that "new press."

**ARE YOU HUNGRY?**

Fine food and service at the Royal.

## RHODA THOMPSON GILL TENDERLY LAID AT REST

Funeral Services Attended by a  
Concourse of Relatives  
and Friends.

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## MAY EXAMINE BOOKS OF SUCCESS COMPANY

Judge Morse Makes Order in  
Case in Third District  
Court.

In Judge Morse's division of the third district court, Tuesday, George W. Reed, Jr., and George Curley were granted permission to examine the books of the Success Mining company.

Judge Morse entered an order for the company to permit the plaintiffs to examine the books to enable them to determine whether assessment No. 8 was actually levied and whether or not the plaintiff's stock was sold, as alleged in the defendant's answer, and whether or not stock of the Colorado company has been issued by request of the Success on account of plaintiff's stock, and if so, to whom. Also to determine whether the Colorado company has issued stock in exchange for Success stock, as claimed by the plaintiffs, and if so, to whom.

The Colorado company absorbed the Success company, and the suits arose out of the disappearance of Ernest Williams, secretary of the Colorado, the Colorado Success, Jesse Knight, Williams, Jacob Evans and W. Lester M. Angum were made defendants.

**GUS LING DENIES  
THAT HE WENT BAIL**

Several days ago two young women were arrested for fast driving on Commercial street by Policeman George Harb. Soon after their arrest a man appeared at the police station with \$20 to bail them out, he saying that he had been sent there by Gus Ling, owner of the Du Nord saloon on Second South street. A report appeared in The Tribune, saying that Mr. Ling furnished bail for the women, but this proves not to be the case, the man who appeared with the money coming from the Du Nord saloon, but was sent by some other person than Mr. Ling, according to a statement made to The Tribune by Mr. Ling.

**REGISTRATION DAYS.**

Tuesday, October 6.  
Wednesday, October 7.  
Tuesday, October 13.  
Tuesday, October 27.

**EXPERT KODAK FINISHING.**

Harry Shipley, Commercial Photographer, 151 South Main, second floor.

**Special Trains to**

opening and drawing, September 28th, Oasie, Utah. Special rates every Friday night. Salt Lake route.

## ALL SHOULD ATTEND PRIMARIES TONIGHT

Americans Should Turn Out and  
Perform This Paramount  
Duty.

DELEGATES TO BE CHOSEN  
TO COUNTY CONVENTION

List of the Pronounced or  
Probable Candidates Be-  
fore That Body.

American party primaries for the  
selection of delegates to the county  
convention, which will be held in the Salt  
Lake Theater on Monday, September  
28, will be held this (Wednesday) evening.  
It is the paramount duty of every  
American to attend these primaries;  
nothing should be permitted to interfere  
with the exercise of this important  
function. Care should be exercised in  
the selection of the delegates, all should  
be free and untrammelled, fully com-  
petent and qualified for the duty they  
have to perform. The delegates next  
The American party knows no cliques  
or factions. Each candidate goes be-  
fore the convention on his merits and  
qualifications, and his choice for office  
depends entirely upon his fitness.

There are many aspirants for office, many good men to select from. Some have heretofore served the party in office and in official positions in the organization. All have been faithful in